## TENNESSEE REGULATORY AUTHORITY

Sara Kyle, Chairman Deborah Taylor Tate, Director Pat Miller, Director Ron Jones, Director



460 James Robertson Parkway Nashville, Tennessee 37243-0505

March 26, 2003

C. Duane Uhls, Chief Operating Officer East Tennessee Network, LLC 125 West Summer Street P.O. Box 1387 Greeneville, Tennessee 37744

RE: East Tennessee Network Toll Dialing Parity Plan (Docket No. 03-00213)

Dear Mr. Uhls:

We received the request for approval of the toll dialing parity plan ("the Plan") of East Tennessee Network on March 17, 2003. In order to process the Plan and place it before the Directors for approval, we need some additional information that was not furnished in the filing. Therefore, please furnish the information requested below pursuant to FCC Order 96-333.

- 1. The proposed date for implementation is stated in the Plan as being coincident with the approval of its General Subscriber Services Tariff and Interexchange Service Tariff by the Authority. This implies the implementation date is the same for all exchanges. If the date is not the same for all exchanges, please list the implementation date by exchange. (FCC 96-333, Paragraph 38)
- The Plan does not state the LATA or LATAs with which East Tennessee Network proposes to associate. Please provide this information. (FCC 96-333, Paragraph 38)
- 3. The Plan indicates that each customer will be notified of the availability of intraLATA Toll Dialing Parity ("TDP") by bill inserts in their first billing. Is this referring to existing customers? Please provide a copy of the competitively neutral notification the customers will receive.
- 4. The Plan states that customers who do not make a positive choice for an intraLATA toll carrier will be statused "no-PIC". Will customers who do not make a choice for an interLATA toll carrier be treated in the same manner?
- 5. Will East Tennessee Network incur any costs associated with the implementation of IntraLATA TDP? Does East Tennessee Network seek to recover the incremental costs from other carriers through an incremental cost recovery plan? (FCC 96-333, Paragraph 95)
- 6. Please state whether a PIC change charge waiver period is proposed and for how long?

Please submit the requested information by April 4, 2003. If you have any questions, please contact Carsie Mundy at 615-741-2791 ext. 166.

Sincerely le Werner

Joe Werner Chief of Telecommunications

Cc: Docket File